(JOINT INVENTOR)
Atty. Docket No.: FIS920040150US1

Declaration and Power of Attorney for Patent Application

As a below named inventor, I hereby declare that:

is attached hereto.

My residence,	post office	address	and citize	nship are	as stated	below r	next to my	/ name; I	believe	I am the d	riginal,	first an	d sole
inventor (if only	one name	is listed	below) or a	an original,	first and	joint inv	entor (if pl	ural name	es are li	sted below)	of the s	subject	matter
which is claim	ed and for	r which	a patent i	s sought	on the i	nvention	entitled:	PATTER	RNED	STRAINED	SEMIC	ONDU	CTOR
SUBSTRATE A	AND DEVIC	E, the s	pecification	n of which	(check or	ne)							

	wa	s filed o	on	as A	pplication 3	Serial No		and w	vas	amend	ed on		
			wed and under erred to above.	stand the con	tents of the	e above- identifi	ed specification	, includ	ing 1	the clair	ms, as		
	ledge the dut Federal Regul	,		which is mater	ial to the pa	atentability of th	is application in	accord	ance	with T	itle 37,		
certificate	e listed below	and have		below any fore			reign application or inventor's cert						
	Prior Foreign	Application	on(s):										
Number NONE				Country Day/Month/Year				Priority Claimed					
the subjective provided patentals	ect matter of one of the back the first parties of this appropriate the second section of the second	each of the ragraph of plication as	e claims of this f Title 35, Unite	s application is d States Code e 37, Code of	s not disclo , §112, I ac Federal Re	sed in the prior knowledge the o gulations, §1.56	application(s) list United States duty to disclose which occurred	applica informa	ion i	in the n materia	manner I to the		
	Prior U.S. Ap	plications	:										
Serial No. NONE				Filing Date S				tatus					
belief are like so m	e believed to b nade are punis	e true; an shable by	d further that th fine or imprisor	ese statement nment, or both	s were mad , under Sed	le with the know	it all statements dedge that willfutle 18 of the Un sued thereon.	ıl false s	tate	ments a	and the		
			ppoint the follow ce connected w				e this application	and tra	ansa	ct all bu	ısiness		
			directed to McGed to				rd, Suite 1800,	McLea	n, V	'irginia	22102.		
(1)	Inventor:		Kangguo CH	ENG				/ /	,				
	Signature:		4700	<u> </u>		.	e 7	16	<u>/ c</u>	, <i>Y</i>			
	Residence:		35B Hudson	View Drive, Be	eacon, New	York 12508		D	ate				
	Citizenship:		CHINA										
	Post Office A	Address:	Same as above										
(2)	Inventor:		Ramachandr	a DIVAKARUI	NI _		1		ſ	ſ			
	Signature:		Roma	chan'de	- D	ivakam	nu'	チ	12	1/04	<u>t</u>		
	Residence:		60 Sherwood	d Avenue, Oss	ining, New `	York 10562		D	ate	,			
	Citizenship:		US										

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Post Office Address: Same As Above

*Title 37, Code of Federal Regulations, § 1.56:

- A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.
- Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facie case of unpatentability; or (2) it refutes, or is inconsistent with, a position the applicant takes in: (i) opposing an argument of unpatentability relied on by the Office, or (ii) asserting an argument of patentability.

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